



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

10 UNITED STATES OF AMERICA,) Magistrate Case No. 08MJ8048
11 Plaintiff,)
12 v.) FINDINGS OF FACT AND
13 Jana Fernanda ANDRADE,) ORDER OF DETENTION
14 Defendant.)
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16 In accordance with § 3142(f) of the Bail Reform Act of 1984 (18 U.S.C. § 3141 et seq.),
17 a detention hearing was held on January 25, 2008, to determine whether defendant Jana Fernanda
18 ANDRADE should be held in custody pending trial on the grounds that she is a flight risk. Assistant U.
19 S. Attorney John F. Weis appeared on behalf of the United States. Diane Regan, of Federal Defenders
20 of San Diego, Inc., appeared on behalf of the Defendant.

21 Based on the evidence proffered by the United States and the Defendant, the pretrial services
22 report, and the criminal complaint issued against the Defendant on January 23, 2008, by this Court, the
23 Court concludes that the following facts establish by a preponderance of the evidence that no condition
24 or combination of conditions will reasonably assure the appearance of the Defendant required.

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FINDINGS OF FACT3
A. Nature and Circumstances of the Offense Charged (18 U.S.C. §3142(G)(1)4
1. The Defendant is charged in Criminal Complaint No. 08MJ8048 with the importation
5 of 14.80 kilograms (32.56 pounds) of cocaine in violation of 21 U.S.C. § 952 and 960. Therefore,
6 probable cause exists to believe the Defendant committed the charged offense.7
2. The charged offense is an offense for which a maximum term of imprisonment of
8 10 years or more is prescribed in the Uniform Controlled Substances Act (21 U.S.C. § 801 et seq.). Thus,
9 there arises a presumption that no condition or combination of conditions will reasonably assure the
10 appearance of the Defendant as required. See 14.80 U.S.C. § 3142(e).11
3. The offense carries with it a minimum mandatory 10 year sentence and a maximum
12 life sentence. See 21 U.S.C. § 960(b)(1)(B). According to the United States Sentencing Guidelines,
13 the Base Offense level is 32. See USSG § 2D1.1(4). Assuming the Defendant's criminal history score
14 places him in Criminal History Category I, See USSG § 4A1.1, the sentencing range for the Defendant
15 is 121-151 months in prison.16
B. Weight of the Evidence Against the Defendant (14.80 U.S.C. § 3142(g)(2):17
1. The case against the Defendant is strong. On January 22, 2008, Defendant was the
18 driver and sole occupant of a 1995 Volkswagen Jetta, as he entered the United States from Mexico, at
19 the Calexico, California, East Port of Entry. The Defendant and the vehicle were escorted to the vehicle
20 secondary area for further inspection. During secondary inspection, Customs and Border Protection
21 Officer Rojas noticed that the floorboard and rocker panels sounded solid when tapped. A subsequent
22 search of the vehicle resulted in the discovery of 14.80 kilograms (32.56 pounds) of cocaine concealed
23 inside the floorboard and rocker panels of the Jetta. Defendant denied knowledge of the cocaine found
24 in the Jetta, stating she was supposed to smuggle marijuana, but not until she had acquired a valid
25 driver's license.26
1. History and Characteristics of the Defendant (14.80 U.S.C. § 3142(G)(3):27
1. The Defendant is a United States citizen.28
2. The Defendant resides in Calexico, California.

1 3. The Defendant's parents reside in Mexicali, Baja California, Mexico.

2 D. Nature and Seriousness of Danger Posed by Release (14.80 U.S.C. § 3142(g)(4)):

3 1. The government proffered no evidence to suggest that release of the Defendant
4 would pose a danger to any person or the community.

5 II

6 REASONS FOR DETENTION

7 A. There is probable cause to believe that the Defendant committed the offense charged in
8 the Criminal Complaint Number 08MJ8048, to wit: the importation of 14.80 kilograms (32.56 pounds)
9 of cocaine in violation of 21 U.S.C. § 952 and 960.

10 B. The Defendant faces a substantial period of time in custody if convicted of the offense
11 charged in the Complaint. She therefore has a strong motive to flee.

12 C. The Defendant has not rebutted the presumption, based upon the Court's findings that
13 there is probable cause to believe that the Defendant committed an offense for which a maximum term
14 of imprisonment of 10 years or more is prescribed in the Controlled Substances Act (21 U.S.C. § 801
15 et seq.), that no condition or combination of conditions will reasonably assure the appearance of the
16 Defendant at future court proceedings.

17 III

18 ORDER

19 IT IS HEREBY ORDERED that the Defendant be detained pending trial in this matter.

20 IT IS FURTHER ORDERED that the Defendant be committed to the custody of the Attorney
21 General or his designated representative for confinement in a corrections facility separate, to the extent
22 practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The
23 Defendant shall be afforded reasonable opportunity for private consultation with counsel.

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2 While in custody, upon order of a court of the United States or upon the request of an attorney
3 for the United States, the person in charge of the correctional facility shall deliver the Defendant to the
4 United States Marshal for the purpose of an appearance in connection with a court proceeding or any
5 other appearance stipulated to by defense and government counsel.

6 THIS ORDER IS ENTERED WITHOUT PREJUDICE.

7 || IT IS SO ORDERED.

8 DATED: 1-31-08


PETER C. LEWIS
UNITED STATES MAGISTRATE JUDGE

12 | Prepared by:

13 KAREN P. HEWITT
United States Attorney

15 John F. Weis
16 JOHN F. WEIS
Assistant U. S. Attorney

cc: Diane Regan
Federal Defenders of San Diego, Inc.